REMARKS

have been amended to overcome the Examiner's objections. Claims 1-17 are pending in the present application. Reconsideration and allowance of pending claims 1-17 in view.

of the above amendments and the following remarks are requested.

A. Rejection of Claims 1, 2, 7, 11, 12, and 15 under 35 USC §103(a)

The Examiner has rejected claims 1, 2, 7, 11, 12, and 15 under 35 USC §103(a) as being unpatentable over "Synthesis and Simulation of Digital Systems Containing Interacting Hardware and Software Components," ACM/IEEE, 1992, pp. 225-230, by Gupta et al. (hereinafter "Gupta") in view of U.S. patent number 5,870,588 to Rompaey et al. (hereinafter "Rompaey"). For the reasons discussed below, Applicant respectfully submits that the present invention, as defined by amended independent claims 1, 7, 11, 12, and 15, is patentably distinguishable over Gupta and Rompaey, singly or in any combination thereof.

The present invention, as defined by amended independent claim 1, recites, among other things, running a unified simulation of a system design and an application program as a single process in a simulation environment, where the simulation environment is a cycle accurate simulation environment, and where a programming model of a processor component communicates with a programming model of a memory component in the

present application, the present invention integrates hardware and software components resent to a system design in a single unified simulation environment. As disclosed in the present application, execute and update processes of a cycle based simulation provide cycle are accurate information to the simulation environment, which provides enough detail to accurate a system engineer to accurately validate the performance of a design. As disclosed in the present application, the cycle accurate simulation environment advantageously executes significantly faster than conventional event driven simulation environments.

As disclosed in the present application, in one embodiment of the present invention's cycle accurate, single unified simulation environment, a processor component of a system model communicates with a memory component of the system model through a transaction based interconnect, which includes high level general purpose programming language function calls. As disclosed in the present application, a processor component of the system model may simulate the operation of the operating system during the simulation by executing the instructions of the operating system. As a result, in the present invention, a single cycle accurate simulation environment can advantageously simulate both the hardware components (memory and processor) as well as a software component (the operating system application). Also, since the cycle accurate, unified simulation environment runs as one process, simulation time is advantageously reduced and debugging is advantageously simplified.

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In contrast to the present invention as defined by amended independent claim the state of the contrast to the present invention as defined by amended independent claim the state of the contrast of the contr

Furthermore, Gupta fails to teach, disclose, or suggest a cycle accurate single simulation environment as specified in amended independent claim 1 and as defined in the present application. In Gupta, each model has an associated clock signal and clock cycle-time sued for its simulation. See, for example, Gupta, page 229. However, Gupta fails to teach, disclose, or suggest a unified simulation of a system design and an application program that runs as a single process, as specified by amended independent claim 1. Thus, the event-driven simulator disclosed in Gupta is not and cannot be a cycle accurate single simulation environment as specified in amended independent claim 1.

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Also, in Gupta, a connection between two models may be either a direct and the second hosesians as a connection through a wine cor, a porticonnection through a registerior queue. See, for a wine a connection through example, page 229 of Gupta. However, Gupta fails to teach idisclose, or remotely suggestance. asprogramming model of a processor component communicating with a programming model of a memory component in the simulation environment through a transaction based as a memory component in the simulation environment through a transaction based as a memory component in the simulation environment. interconnect, as specified in amended independent claim 1.

> In contrast to the present invention as defined by amended independent claim 1, Rompaey does not teach, disclose, or suggest running a unified simulation of a system design and an application program as a single process in a simulation environment, where the simulation environment is a cycle accurate simulation environment, and where a programming model of a processor component communicates with a programming model of a memory component in the simulation environment through a transaction based interconnect. Rompaey specifically discloses a simulation of a digital system including software subsystems that are executed on one or more hardware subsystems. See, for example, Rompaey, column 6, lines 36-49. In Rompaey, the hardware subsystems comprise any one or more of processor cores, off-the-shelf components, custom components, ASICs, processors, and boards, while the software subsystems comprise machine instructions for the hardware subsystems. See, for example, Rompaey, column 6, lines 49-53.

Rompaey further discloses removing inter-process communication with remoteprocedure-call semantics between a plurality of processes by "merging the plurality of

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running a cycle accurate unified simulation of a system design and an application of a component of host language encapsulations of a component.

See, for example, Rompaey, column 11, lines 40-41. Thus, Rompaey fails to teach, disclose, or suggest running a cycle accurate unified simulation of a system design and an application program as a single process, as specified in amended independent claims 1.

In fact, Rompaey fails to teach, disclose, or suggest a cycle accurate, single simulation environment as specified in amended independent claim 1 and as defined in the present application. Also, Rompaey fails to teach, disclose, or suggest a programming model of a processor component communicating with a programming model of a memory component in a cycle accurate, single simulation environment through a transaction based interconnect, as specified by amended independent claim 1. Thus, Rompaey fails to cure the basic deficiencies of Gupta discussed above.

For the foregoing reasons, Applicant respectfully submits that the present invention, as defined by amended independent claim 1, is not suggested, disclosed, or taught by Gupta and Rompaey, either singly or in combination thereof. As such, the present invention, as defined by amended independent claim 1, is patentably distinguishable over Gupta and Rompaey. Thus claim 2 depending from amended independent claim 1 is, *a fortiori*, also patentably distinguishable over Gupta and

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amended independent claim 1. Thus, for similar reasons as discussed above, Applicant respectfully submits that the present invention, as defined by amended independent claims

7, 11, 12, and 15, is not suggested, disclosed, or taught by Gupta and Rompaey, either singly or in combination thereof. As such, the present invention, as defined by amended independent claims

Gupta and Rompaey.

Rompaey for at least the reasons presented above and also for additional limitations are also for additional limitations.

B. Rejection of Claims 1-17 under 35 USC §103(a)

The Examiner has further rejected claims 1-17 under 35 USC §103(a) as being unpatentable over U.S. patent number 5,615,357 to Loran P. Ball ("Ball") in view of Rompaey. For the reasons discussed below, Applicant respectfully submits that the present invention, as defined by amended independent claims 1, 7, 11, 12, and 15, is patentably distinguishable over Ball and Rompaey, singly or in any combination thereof.

In contrast to the present invention as defined by amended independent claim 1,

Ball does not teach, disclose, or suggest running a unified simulation of a system design

and an application program as a single process in a simulation environment, where the

simulation environment is a cycle accurate simulation environment, and where a

programming model of a processor component communicates with a programming model

interconnect. Ball is directed to a system and method for verifying processor are considered and

Ball further discloses providing trace file samples to cycle accurate model 60, which uses the information contained in the traces, in conjunction with static benchmark program 50, to generate a collection of performance statistics 62. See, for example, column 9, lines 44-49. However, as discussed above, Ball fails to teach, disclose, or suggest a unified simulation of a system design and an application program as a single process, as specified in amended independent claim 1. As such, cycle accurate model 60 is not a cycle accurate simulation environment, as specified in amended independent claim 1. Furthermore, Ball fails to teach, disclose, or suggest a cycle accurate simulation environment. Additionally, Ball fails to teach, disclose, or suggest a programming model of a processor component communicating with a programming model of a memory component in a cycle accurate simulation environment through a transaction based interconnect, as specified in amended independent claim 1.

As discussed above, in contrast to the present invention as defined by amended independent claim 1, Rompaey does not teach, disclose, or suggest running a unified

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simulation of a system design and an application program as a single process in a

simulation environment, where the simulation environment is a cycle accurate simulation environment, and where a programming model of a processor component communicates imming an accurate simulation environment with a programming model of a memory component in the simulation environment through a transaction based interconnect. Thus, Rompaey fails to cure the basic deficiencies of Ball discussed above.

For the foregoing reasons, Applicant respectfully submits that the present invention, as defined by amended independent claim 1, is not suggested, disclosed, or taught by Ball and Rompaey, either singly or in combination thereof. As such, the present invention, as defined by amended independent claim 1, is patentably distinguishable over Ball and Rompaey. Thus claims 2-6 depending from amended independent claim 1 are, a fortiori, also patentably distinguishable over Ball and Rompaey for at least the reasons presented above and also for additional limitations contained in each dependent claim.

Amended independent claims 7, 11, 12, and 15 recite similar limitations as amended independent claim 1. Thus, for similar reasons as discussed above, Applicant respectfully submits that the present invention, as defined by amended independent claims 7, 11, 12, and 15, is not suggested, disclosed, or taught by Ball and Rompaey, either singly or in combination thereof. As such, the present invention, as defined by amended independent claims 7, 11, 12, and 15, is patentably distinguishable over Gupta and Rompaey. Thus, claims 8-10 depending from amended independent claim 7, claims 13-14 depending from amended independent claim 12, and claims 16-17

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depending from amended independent claim 15 are, a fortiori, also patentably a recommendation distinguishable over Ball and Rompaey for at least the reasons presented above and also more vertical contained in each dependent claims unwanted in reach dependent depende

C. Conclusion

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Based on the foregoing reasons, the present invention, as defined by amended independent claims 1, 7, 11, 12, and 15, and claims depending therefrom, is patentably distinguishable over the art cited by the Examiner. Thus, claims 1-17 pending in the present application are patentably distinguishable over the art cited by the Examiner. As such, and for all the foregoing reasons, an early Notice of Allowance directed to claims 1-17 pending in the present application is respectfully requested.

Respectfully Submitted, FARJAMI & FARJAMI LLP

Michael Farjami, Esq. Reg. No. 38, 135

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